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PCT/US03/40880 22 December 2003 (22.12.2003) U (71) Applicant (for all designated States except US): DAKO-CYTOMATION DENMARK A/S [DK/DK]; Produktionsvej 42, DK-2600 Glostrup (DK).

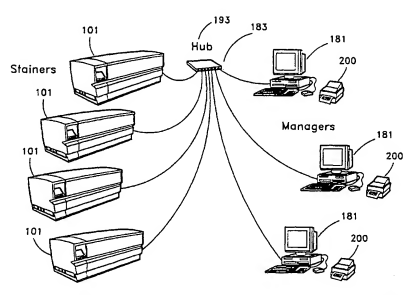
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[Continued on next page]

(54) Title: ISOLATED COMMUNICATION SAMPLE PROCESSING SYSTEM AND METHODS OF BIOLOGICAL SLIDE PROCESSING

US



(57) Abstract: A sample processing system (101) that may be automated and methods are disclosed where a number of sample processing systems (101), such as stainer, may be connected to a number of separate full function computers (181) through a stainer network (183) that may be isolated from other communication traffic. A network configuration may permit scalability and addressability so that additional sample processing systems (101), additional separate full function computers (181), and additional other devices such as label printers (200) may be easily added to the system. One or more remote information links (171) may be provided so that information transfer on a continuous or perhaps constant basis can be accommodated.

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INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/41022

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) : G01N 35/00, 35/02, 1/10, 15/06; B32B 5/02; B01L 3/02; G05B 21/00; G01M 1/38 US CL : 436/43, 46-48, 54, 180; 422/62-63, 67, 68.1, 100; 700/266, 275				
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Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched				
	ta base consulted during the international search (name ontinuation Sheet	e of data base and, where practicable, sear	ch terms used)	
C. DOC	UMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where a	opropriate, of the relevant passages	Relevant to claim No.	
A	US 2004/0033163 A1 (TSEUNG et al.) 19 Feburary	2004, entire document	1, 42	
Α	US 6,387,326 B1 (EDWARDS et al.) 14 May 2002,	entire document	1, 42	
A	US 6,017,495 A (LJUNGMANN) 25 January 2000, entire document		1, 42	
Α	US 5,776,414 A (ITANI et al.) 07 July 1998, entire document		1, 42	
Α	US 5,573,727 A (KEEFE) 12 November 1996, entire document		:, 42, 83, 120, 156, 190	
Y, P	US 2004/0002163 A1 (REINHARDT et al.) 01 January 2004, entire document		1, 42, 83, 120, 156, 190	
X, P	US 2003/0215357 A1 (MALTERER et al.) 20 Nove	mber 2003, entire document	1-i6, 20-24, 42-53, , 83, 120, 156, 190	
Y, P	US 2003/0087443 AI (PRESSMAN et al.) 08 May 2	2003, entire document	1, 42, 83, 120, 156, 190	
Y	Y US 2002/0098595 A1 (LUBMAN et al.) 25 July 2002, entire document		1, 42, 83, 120, 156, 190	
Further	documents are listed in the continuation of Box C.	See patent family annex.		
	pecial categories of cited documents:	"T" later document published after the inter date and not in conflict with the applica	itior but cited to understand the	
	defining the general state of the art which is not considered to be far relevance	principle or theory underlying the invertex. "X" document of particular relevance; the c		
"E" earlier ap	plication or patent published on or after the international filing date	considered novel or cannot be considered when the document is taken alone		
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*P" document published prior to the international filing date but later than the priority date claimed document member of		*&* document member of the same patent fi	amily .	
Date of the actual completion of the international search Date of mailing of the international search report			h report	
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INTERNATIONAL SEARCH REPORT

ategory *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
A	Us 6,800,249 B2 (DE LA TORRE-BUENO) 05 October 2004, entire document	1, 42, 83, 120, 156
Y, E	US 6,735,531 B2 (RHETT et al.) 11 May 2004	190 1, 42, 83, 120, 156
Y, E	US 6,699,710 B1 (KONONEN et al.) 02 March 2004, entire document	190 1, 42, 83, 120, 156 190
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INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/41022

Box I Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)	_			
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:				
Claim Nos.: because they relate to subject matter not required to be searched by this Authority, namely:				
2. Claim Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: there is no claim 196, present in the application	1			
3. Claim Nos.: 29-37, 65-66, 70-78, 90-92, 101-106, 108-119, 127-129, 138-143, 145-155, 162-189, 198-223 because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a)).			
Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)				
This International Searching Authority found multiple inventions in this international application, as follows: Please See Continuation Sheet				
 As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: 				
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:				
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.				

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	INTERNATIONAL SEARCH REPORT	FC170303/41022
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	BOX II. OBSERVATIONS WHERE UNITY OF INVENTION IS LAC This application contains the following inventions or groups of inventions which an concept under PCT Rule 13.1. In order for all inventions to be examined, the appr	e not so linked as to form a single general inventive
	Group I, claim(s) 1-41, drawn to a method of automated sample processing.	
	Group II, claim(s) 42-81, drawn to an automated sample processing system.	
	Group III, claim(s) 83-223, drawn to a method of automated sample processing.	
	The inventions listed as Groups I and II do not relate to a single general inventive c Rule 13.2, they lack the same or corresponding special technical features for the fol technical feature of the Group II that is a first and second sample and a slide proces	llowing reasons: Group I does not require the special
	The inventions listed as Groups I and III do not relate to a single general inventive of Rule 13.2, they lack the same or corresponding special technical features for the following special technical feature of the Group I that is a first and second stand alone process	llowing reasons: Group III does not require the
	The inventions listed as Groups II and III do not relate to a single general inventive Rule 13.2, they lack the same or corresponding special technical features for the fol special technical feature of the Group II that is a first and second sample and a first	llowing reasons: Group III does not require the
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	Continuation of B. FIELDS SEARCHED Item 3: East:	
	Keywords: computer, automat\$3, control\$4, stain\$3, robot, robotic, mechanical arm	n, remote link, slides, processing, paraffin
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